Previous 18 Next 18

Chamilia™

Home > Beads

| G Series-Sterling Silver | H Series-Zodiac Symbol in Sterling Silver | I Series-Birth Stone in Sterling Silver | J Series-Sterling Silver with Gem | K Series-Sterling Silver with 14k Gold | L Series-14k Gold Beads

Page 1 of 1

Minor I Mino 1-9 H-12 H-11 Meet 1 Meet 1 H-10 Wi-- > 4 Wi-- ◆ 11

http://www.chamilia.com/catalog2/default.asp?id=28&Start=36&Offset=18

Page 1 of 1

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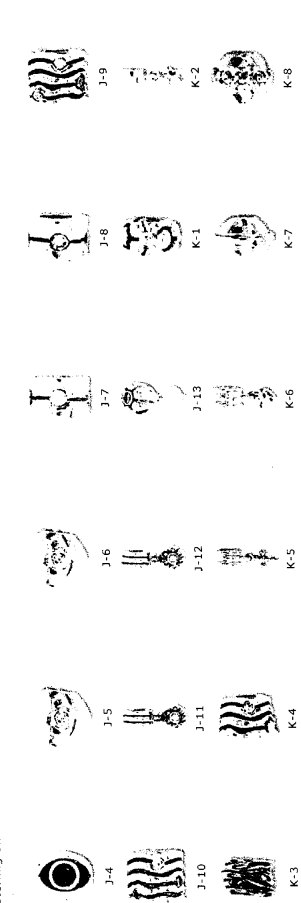
ChamiliaTM

Home > Beads

Beads

| G Series-Sterling Silver | H Series-Zodiac Symbol in Sterling Silver | I Series-Birth Stone in Sterling Silver | J Series-Sterling Silver with Gem | K

Series-Sterling Silver with 14k Gold | L Series-14k Gold



Previous 18 Next 18

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ChamiliaTM

Home > Beads

| G Series-Sterling Silver | H Series-Zodiac Symbol in Sterling Silver | I Series-Birth Stone in Sterling Silver | J Series-Sterling Silver with Gem | K 6.01 2 L-1 K-11 Series-Sterling Silver with 14k Gold | L Series-14k Gold K-10 K-9 Previous 18









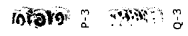


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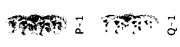














Home > Spacers

ChamiliaTM













| M Series-Sterling Silver | N Series-Sterling Silver & 14k Gold | O Series-14k Gold





Home > Clips

Page 6 of 47





ChamiliaTM

William S. Ramsey, P.C. INTELLECTUAL PROPERTY LEGAL COUNSEL

5253 Even Star Place Columbia, MD 21044 Phone 410-740-2225 Fax 410-730-9467

www.williamramscylaw.com

August 26, 2003

Chamilia LLC 64-09 Booth Street Second Floor Rego Park, NY 11374

By Certified Mail

Re:

CEASE AND DESIST DEMAND

Our Client's Property: PANDORA Necklaces and Bracelets

Dear Sir or Madam:

William S. Ramsey, P.C., represents Pandora Jewelry LLC, 10015 Old Columbia Road, Suite B-215, Columbia, MD 21046 (PANDORA). As you may know, PANDORA is a manufacturer and purveyor of jewelry, in particular, necklaces and bracelets which incorporate, among other elements, keepers which interact with bands fixed to the strands, and which prevent the bunching of beads strung on the necklace or bracelet. PANDORA has filed a nonprovisional U.S. Patent Application which protects the functional aspects of the necklaces and bracelets. In addition, PANDORA owns trademark and copyright rights in their necklaces and bracelets.

PANDORA is now aware that Chamilia LLC, a business operating out of 64-09 Booth Street, Second Floor, Rego Park, NY 11374 (CHAMILIA) is making, using, offering to sell, or selling necklaces and bracelets in the United States which appear to utilize substantially the same construction and perform substantially the same functions as PANDORA'S patent applied for necklaces and bracelets.

In addition, CAMILIA'S necklaces and bracelets appear to so closely resemble PANDORA'S products as to cause the likelihood of confusion concerning the origin of CAMILIA'S products and thereby raises the possibility of infringement of PANDORA'S trademarks.

In addition, CHAMILIA'S necklaces and bracelets appear to be substantially similar to copyright protected aspects of PANDORA'S products. Since access to

PANDORA'S products has been established by widespread public sale, the possibility of infringement of PANDORA'S copyrights is also raised.

In addition, CHAMILIA actions may be actionable under the following causes of action: unfair competition under federal and state law, false designation of origin, and false advertising, which can result in statutory and punitive damages, lost profits, and costs thereof.

You should be aware that PANDORA has invested significant effort and expense in the research, development and patenting and the creation of distinctive and creative elements of these necklaces and bracelets, and considers the patent application and other intellectual property covering such products to be an important and highly valuable asset. PANDORA accordingly has significant business interests in protecting the proprietary technology covered by this U.S. Patent application and other intellectual property rights. As a matter of principle and policy, therefore, PANDORA vigorously defends and protects its intellectual property rights and is quite willing and committed to pursuing any and all infringements of these rights to the fullest extent possible.

Accordingly, PANDORA demands that:

- (1) CHAMILIA immediately usess and desist all commercial activity which would infringe any of PANDORA'S intellectual property rights;
- (2) CHAMILIA provide complete information as to the design and operation of the CHAMILIA necklaces and bracelets, including any drawings and system descriptions;
- (3) CHAMILIA provide a complete accounting of all necklaces and bracelets manufactured, imported, and sold, which accounting must include an identification of the customers, prices charged, and profits generated from such sales for all necklaces and bracelets made, imported, offered for sale, or sold by or on behalf of CHAMILIA, and your franchisee or affiliated entities.

Because many of the improper uses of our client's intellectual property are being used on the internet, it is our position that we are being greatly damaged every minute these uses are permitted to continue. Further, we realize that such electronic uses may be immediately removed from your website with little effort. Therefore, we demand a written response hereto that CHAMILIA confirms the above demands and has taken steps to remove the objectionable uses of our client's trademark from its website within fifteen (15) days.

Please respond to this letter within fifteen (15) days by providing your assurances that CHAMILIA: (1) discontinued the making, use, offering for sale, sale or importation of all necklaces and bracelets and components that would fall within the scope of

PANDORA'S intellectual property. As a further part of this response, I request that CHAMILIA provide the complete product, sales and other related information requested above. You should be aware that if I do not have a response from you within the requested time, PANDORA will be forced to take all actions necessary and as permitted by law to enforce its rights.

Please contact me or have your legal counsel contact me if you have any questions.

Sincerely,

Attorney at Law

CC:

Michael Lund

CEASEAND DESIST

Final Judgment on Consent againt Chamilia LLC endorsed by Judge Sprizzo on November 25, 2003

SPRIZZO,J

DUANE MORRIS LLP William R. Hansen (WH-9446) Gianfranco G. Mitrione (GM-8618) 380 Lexington Avenue New York, New York 10168 (212) 692-1000 Attorneys for Plaintiffs

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

PANDORA JEWELRY, LLC and PANDORA SMYKKER USA APS,

Plaintiffs,

-against-

CHAMILIA LLC,

Defendant.



Civil Action No. 03 CIV 7587 (JES)

FINAL JUDGMENT ON CONSENT

The parties to this action having agreed upon a basis for resolving and settling the issues before this Court, it is:

ORDERED, ADJUDGED AND DECREED:

- This Court has jurisdiction over the subject matter of this action and over the 1. parties hereto who have consented to entry of this judgment.
- Plaintiff, Pandora Jewelry, LLC ("Pandora"), is the owner of United States 2. Copyright Registration Number VA 1-208-549 issued on September 4, 2003 entitled "Pandora Beads" consisting of designs for silver and 14-karat gold jewelry beads, spacers, clips, bracelets and necklaces ("PANDORA Jewelry"). Copies of the registration certificate and the underlying PANDORA Jewelry designs are annexed hereto as Exhibit 1. Plaintiffs have alleged that the defendant, Chamilia LLC, has violated certain of its rights by manufacturing, promoting,

ICROFIL

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offering for sale and distributing within this judicial district, jewelry products which copy plaintiffs' copyrighted PANDORA Jewelry designs ("CHAMILIA Jewelry").

- This Court granted plaintiffs' application for a temporary restraining order 3. brought on by order to show cause on October 2, 2003 and enjoined the defendant, and any other person acting in concert or participation with it, from, inter alia, copying plaintiffs' copyrighted PANDORA Jewelry designs and promoting, selling or distributing the CHAMILIA Jewelry. A copy of the October 2, 2003 temporary restraining order is attached hereto as Exhibit 2.
- Final Judgment is hereby entered in favor of Pandora against Chamilia LLC on 4. Count I of the Complaint, for Copyright Infringement, and all other Counts are hereby dismissed subject to Paragraphs 10 and 11 herein.
- The defendant hereby consents to a permanent injunction, as provided in 17 5. U.S.C. § 502, in the form set forth in paragraphs 6, 7 and 8 below.
- From the day of entry of this consent judgment, the defendant, its agents, 6. servants, employees, attorneys and any person acting in concert or participation with any of them are hereby permanently restrained from copying, manufacturing, promoting, selling and distributing any of plaintiffs' copyrighted PANDORA Jewelry designs as set forth in U.S. Copyright Registration Number VA 1-208-549 and as depicted in Exhibit 1 hereto.
- At the time of execution of this consent judgment, defendant shall pay over as an 7. advance for the accounting to be done pursuant to paragraph 8(b) the amount of \$110,000.
 - Within ten (10) days of the execution of this consent judgment, defendant shall: 8.
- account for all infringing jewelry imported into the U.S. and supply all U.S. (a) Customs forms and declarations to the attorneys for plaintiffs in order to confirm the total number of infringing jewelry imported into the U.S.;

- (b) as provided in 17 U.S.C. § 504 account for and pay over to plaintiffs one half of defendant's gross sales of its CHAMILIA Jewelry products in an amount no less than \$110,000.00;
- melt down into bullion or otherwise destroy any and all existing inventory of the (c) CHAMILIA Jewelry products in the possession of the defendant or any of its principals;
- provide plaintiffs with the identity and location of the factory(ies) which produced (d) the CHAMILIA Jewelry products for the defendant; and
- provide plaintiffs with the identity and location of defendant's customers and (e) distributors of the CHAMILIA Jewelry products.
- 9. Within twenty (20) days of execution of this Final Judgment on Consent, defendant shall submit a written undertaking to the plaintiffs, which may be filed with the Clerk of this Court, stating under oath that any and all manufacture, promotion and sale of the CHAMILIA Jewelry products has ceased; existing inventory of the CHAMILIA Jewelry products have been melted down or otherwise destroyed and that defendant is in full compliance with all the terms of this Final Judgment on Consent.
- In the event of a default or breach of any material provisions of this Final 10. Judgment on Consent by the defendant at any time during the duration of Copyright VA 1-208-549, defendant consents to the jurisdiction of this Court to hear any allegation that the permanent injunction has been violated. If such violation is found, plaintiffs shall be entitled to all costs and expenses including attorneys' fees arising out of said default or breach, paid or incurred by plaintiffs in enforcing and in obtaining defendant's full performance of this Final Judgment on Consent in addition to any fines, damages or injunctive relief awarded by this Court. If violation

of this Final Judgment on Consent is not found, plaintiff shall pay to defendant all costs and expenses including attorneys' fees arising out of defendant's efforts in defending such action.

- and between the parties hereto with respect to Count I of the Complaint and shall constitute a final adjudication on the merits as to all damages claimed by plaintiffs and defenses which could have been raised by defendant hereto relating to the subject matter in Count I of the plaintiffs' complaint. However, nothing in this Final Judgment on Consent waives plaintiffs' rights under both federal law and the statutory and common law of the State of New York including but not limited to inter alia, an ex parte seizure and/or impoundment order, monetary sanctions and costs, lost profits, treble damages, and punitive damages, should an action or motion be warranted by defendant's future conduct with respect to any acts prohibited by the terms of this Final Judgment on Consent.
- 12. The Clerk of the Court is hereby directed to release any undertaking which may have been posted by the plaintiffs pursuant to the October 2, 2003 temporary restraining order issued by this Court.

Dated: New York, New York
November 25, 2003

HEDI

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The parties and their respective attorneys, hereby consent to the entry of the foregoing

judgment. Dated: Columbia, Maryland November 21, 2003 By: Michael Lund Petersen, for Pandora Jewelry, LLC and Pandora Smykker USA Aps Dated: New York, New York November 24 2003 DUANE MORRIS-LLP William R. Hansen (WH-9446) 380 Lexington Avenue New York, New York 10168 (212) 692-1000 Attorneys for Plaintiffs Pandora Jewelry, LLC and Pandora Smykker USA Aps Dated: New York, New York

November, 2003

By:

Jeff Julkowski, for Chamilia LLC

Dated: New York, New York

November, 2003

By:_

GOODWIN PROCTER LLP Ira J. Levy (IL-)

599 Lexington Avenue New York, New York 10022 (212) 813-8800

Attorneys for Defendant Chamilia LLC

NY\235410.1

The parties and their respective attorneys, hereby consent to the entry of the foregoing judgment. Dated: Columbia, Maryland November 2003 By: Michael Lund Petersen, for Pandora Jewelry, LLC and Pandora Smykker USA Aps Dated: New York, New York November , 2003 By: **DUANE MORRIS LLP** William R. Hansen (WH-9446) 380 Lexington Avenue New York, New York 10168 (212) 692-1000 Attorneys for Plaintiffs Pandora Jewelry, LLC and Pandora Smykker USA Aps Dated: New York, New York November , 2003 Teff Julkowski, for Chamilia LLC Dated: New York, New York November 14, 2003 GOODWIN PROCTER LLP Ira J. Levy (IL-X3)2 599 Lexington Avenue New York, New York 10022 (212) 813-8800

NY 235410.1

Attorneys for Defendant

Chamilia LLC

ACOMONEI CEI UNUEIE (1/ U.D.U. /UD)

CERTIFICATE OF REGISTRATION



This Certificate Issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

REGISTER OF COPYRIGHTS

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EFFECTIVE DATE OF REGISTRATION

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PANDORA BEADS

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Suggested retail prices in USD

Page 2

Zodiac - sterling silver \$13.





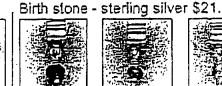
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Gamel



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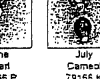
79148



Chrysopiese 79155 Ch



Pearl 75165 P







Pendol 79156 Pe





79150





79152



Coral 78166 Ko



Turnaline 79155 Tu



redmA 79156 R



Lapis 79165 L

Beads with gem - sterling silver



\$25.



79120 pCz \$26.



79127 Gr \$26.



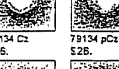
79127 Pe \$26.



\$25.

79172 pCz

\$30.





791EZ Cz \$32.



79160 Cz



79185 Cz \$25.



79160 aCz \$30.



75217 Ms \$26.

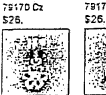


79150 aCz

79132 P \$18.



\$25.





79170 aCz.

79195 aCz \$26.



79172 Cz



\$30.



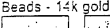
\$124.



£124.



\$109.





\$120.





75130



\$95. 75131

\$.50.







575



Scandinavian Design

Suggested retail prices in USD

Page 3.

Beads - sterling silver with 14k gold



7911B 558



79169 \$50.



75207 \$57.



\$28.



79178 \$55.





79179 596.



79153 656



79154 \$35.



79164 D with diamonds \$94.



79188 Cz \$45.



79167 \$37,



79200 \$36,



\$27.



79207 (\$57.

Clips



79138 \$16, each



dismonds \$94.

79153 \$16, each



79210 \$16, each



with 14k pold \$47. each

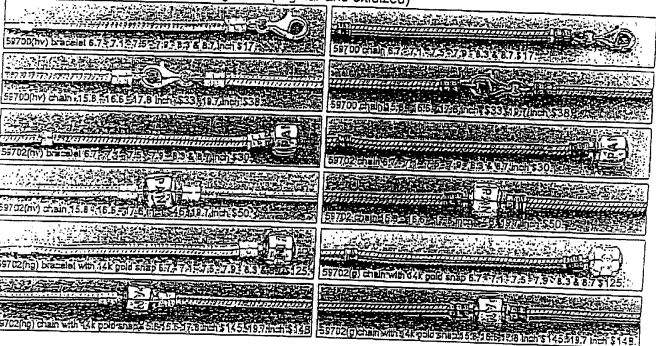


79216 with 14k gold \$28, each



75118 14k gold \$115, each

Bracelets and Necklaces in sterling silver (regular and oxidized)



PANJORA USEADS

- (a) directly or indirectly infringing plaintiffs' copyrights in the PANDORA

 Beads or continuing to market, offer, sell, dispose of, license, lease, transfer, display, advertise, reproduce, develop or manufacture any works derived or copied from the PANDORA Beads or to participate or assist in any such activity;
- (b) continuing to market, offer, sell, dispose of, license, transfer, exploit, advertise, reproduce, develop or manufacture any products that bear, contain or incorporate any unauthorized copy or reproduction of the copyrighted PANDORA Beads or any design substantially similar thereto or derived therefrom;
- (c) using any counterfeit, copy, simulation, confusingly similar variation, or colorable imitation of plaintiffs' Pandora trade dress in any manner or form, on or in connection with any business, products or services, or in the marketing, advertising and promotion of same;
- (d) imitating, copying or making any unauthorized use of the Pandora trade dress or any copy, simulation, variation or imitation thereof;
- (e) making or displaying any statement or representation that is likely to lead the public or the trade to believe that defendant's goods are in any manner associated or affiliated with or approved, endorsed, licensed, sponsored, authorized or franchised by or are otherwise connected with plaintiffs;
- (f) using or authorizing any third party to use in connection with the rendering, offering, advertising, or promotion of any goods, any false description, false representation, or false designation of origin, or any marks, names, words, symbols, devices or trade dress which falsely associate such goods or services with plaintiffs or tend to do so;
 - (g) diluting the distinctive quality of plaintiffs' Pandora trade dress;

- engaging in any other activity constituting unfair competition with (h) plaintiffs, or constituting an infringement of plaintiffs' Pandora trade dress, or of plaintiffs' rights therein; and
- aiding, assisting or abetting any other party in doing any act prohibited by (i) sub-paragraphs (a) through (h).

IT IS FURTHER ORDERED that the Temporary Restraining Order shall remain in effect until the Court renders a decision on the merits of the relief sought by the Order to Show Cause set forth below, or such further date as set by the Court, unless defendants, or any of them, so stipulate or have not objected to the relief requested.

IT IS FURTHER ORDERED that this Court hereby issues an order pursuant to 17 U.S.C. § 503 directed to the U.S. Marshal for the district or other law enforcement officer where articles to be seized are located, directing the Marshal or other law enforcement officer to immediately go to the premises located at 64-09 Booth Street, Second Floor, Rego Park, NY 11374.

- to seize, hold, and impound all catalogues and all jewelry beads bearing the infringing designs;
- to seize and hold, subject to the further order of this Court, all advertising Ъ. and promotional material relating to
- to serve on the defendants and on any person in whose possession any infringing articles are found, a copy of this Impoundment Order, and of the Complaint filed in this action on September 25, 2003, and a copy of the Declarations of Michael Lund and William R. Hansen, and exhibits thereto, and on which this Order is based, a copy of the motion papers filed with the Court on October 2, 2003 and a copy of the bond in the amount ordered herein be filed on or before _____, 2003. Plaintiffs' counsel shall supply the Clerk of this Court NY\Z31759.1

sufficient copies of all these papers so that the Clerk may supply them to the Marshal or other law enforcement officer who will serve them with this Order of Impoundment and Seizure and provide these copies to the Clerk as soon as possible after this Order is signed.

- d. to file with this Court a proof of service or return on service indicating who was served by whom, when service occurred and by what manner.
- e. to attach to all seized articles a tag or label stating the fact of the seizure and warning all persons from interfering with the seizure in any manner.

IT IS FURTHER ORDERED, that defendants or their attorneys show cause at a motion part of this Court to be held before the Hon. John E. Sprizzo, in Courtroom 705 of the U.S. District Court, Foley Square, 40 Centre Street, New York, New York on the 7 day of 6000 o'clock m. or as soon thereafter as counsel can be heard, why the Order of Impoundment and Seizure pursuant to 17 U.S.C. § 503 and Rule 65 of the Federal Rules of Civil Procedure to seize and impound all articles infringing plaintiffs' copyright and trade dress, the Recall Order to recall immediately any and all infringing jewelry beads, which are currently in the possession of defendants, their officers, directors, agents, servants, employees and attorneys and all persons in active concert and participation with them, were improperly issued; and why an order should not be issued granting a Preliminary Injunction pursuant to Rule 65 of the Federal Rules of Civil Procedure, enjoining and restraining defendants, their officers, directors, agents, servants, employees and attorneys and all persons in active concert and participation with any of them preliminarily, pending the trial and determination of this action and until further order of this Court, from, in any manner taking any action listed above in the Temporary Restraining Order and requiring them to take all actions directed above in the Temporary Restraining Order.

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IT IS FURTHER ORDERED that service of this Order and all documents supporting the
request for a Preliminary Injunction and Impoundment be made on Ira J. Levy, Esq., Goodwin,
Procter, counsel for defendant at their offices at 599 Madison Avenue, New York, New York on
2003 by p.m. by hand delivery which will be sufficient
service. IT IS FURTHER ORDERED that plaintiff furnish a bond or surety in the sum of \$\frac{1}{2}\
which is deemed adequate security for payment of damages and costs which may be incurred by
defendant if it is finally determined that the relief granted herein was improvidently granted.
IT IS FURTHER ORDERED that opposition papers, if any, be served by counsel for
defendant by hand delivered to counsel for plaintiff no later thanp.m. on, 2003.
IT IS FURTHER ORDERED, that plaintiffs are given leave to amend the Complaint to
name additional parties as defendants, to correct misnomers and to identify other works alleged
to have been infringed by defendant.
IT IS FURTHER ORDERED, that the parties on behalf of whom the order is being
issued, are authorized under the supervision and with the assistance of the U.S. Marshal, to take
all necessary steps to secure and impound the following property:
(a) all infringing beads which infringe the plaintiffs' copyright attached hereto
as Exhibit A and
(b) all advertising and promotional material relating to the infringing beads
held by the defendant that may be found on the premises located at 64-09 Booth Street, Second
Floor Regg Park NY 11374 including breaking open, entering and searching for said property

and placing it with an appropriate storage facility; and it if further

ORDERED that anyone interfering with the execution of this Order is subject to arrest by the United States Marshal and/or his or her representative; and it is further

ORDERED that Pendora, on whose behalf the court issues this Order, will account completely for all property impounded pursuant to this order and shall compile a written inventory of all such property and shall provide a copy to the U.S. Marshal, who shall include such a copy with his return to the court; and it is further

ORDERED that Pandora, on whose behalf the Court issues this Order, will act as substitute custodian of any and all property seized pursuant to this Order and shall hold harmless the U.S. Marshals Service and its employees from any and all claims, asserted in any court or tribunal, arising from any acts, incidents, or occurrences in connection with the seizure and possession of the defendant property, including any third-party claims.

Dated: New York, New York October 2, 2003

6:00 P.W)

Exhibit A

Anomoriai cerdinate (17 0.5.0.705)

CERTIFICATE OF REGISTRATION



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

> REGISTER OF COPYRIGHTS United States of America

For ' AEC

EFFECTIVE DATE OF REGISTRATION

4	TITLE OF THIS WORK Y	NATUREOFTHIS WORK ▼ 544 handlers Jawelry Design							
1	PANDORA BEADS								
-	PREVIOUS OR ALTERNATIVE TITLES ¥								
	FUBLICATION AS A CONTRIBUTION If this work was published as a contribution to a periodical serial or collection, give information about the collective work in which the contribution appeared. Title of Collective Work Y								
	If published in a periodical or serial give Values V . Number V	Jasue Dair V	On F	ila A					
Ā	NAME OF AUTHOR Y	DATES OF BIRTH AND DEATH							
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	Was this contribution to the work a AUTHOR'S NATIONALITY OR DOMICILB Work made for hire?	THE WORK	THOR S CONT	O, krime drawgous re If the stand, to sign					
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erson for whose they work read place of a Author of hall part and a th pace for Sales found a d a th blink	NATURE OF AUTHORSHIP Check appropriate box(m) See Instructions 3-Dimensional aculpture	_							
3 a	YEAR IN WHICH CREATION OF THIS WORK WAS COMPLETED This Intermetted 1999 A year in all cases DATE AND NATION OF FIRST PUB. Complete this information only in the property of the work has been published. DETIMATED	CHATY 047▶	HIS PARTICUL	AR WORK 2000 ——— < N					
eton Empleone 1 (COPYRIGHT CLAIMANT(S) Name and address must be given even if the claimant is the same as the author prime in special V ndora Jewelry, Limited Liability Company 015 Old Columbia Road ite B-215. Columbia, Maryland 21046	Sept ONE DER	TON RECEIVED 4,2007 DSIT RECEIVED 4,2007 DSIT'S RECEIVE						
E END	TRANSFER If the cleament(s) resmed here in space 4 is (are) different from the author(s) resmed in space 2 give a brief statement of how the cleament(s) obtained ownership of the copyright. Y	FUNDS RE	CEIVED						



PANDORA

PANDORA BEADS

o i cm

£13.

79137

513.

75174

\$13.



Suggested retail prices in USD

Page 1.









513.



79175 \$13.



\$13.







513.



79185 \$13.



78214 \$13





79125 \$13.



79159 \$13.



79157 S13.



Elemity 79190 \$13.





\$13.



79161 \$13.



79189 \$13.



79191 513.



\$13.



79129



79152 \$13.



79202 513.



79192 \$13.



79117





\$13.



79205 \$13.



79193 \$13.





79135



79171



79211 \$13.



\$13.



Σ21.



79212

\$13.

75195 \$13.



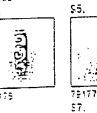
79183 521.

Spacers - sterling silver



\$7







\$5.

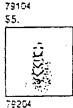
79751 57.



79103 \$5.

78197 \$7.





\$7.









Case 7:04-cv-06017-KMK Document 15-6 Filed 01/14/2005 Page 36 of 47

MAJOORA ISEADS

o i cm

Scandinavian Design



Suggested retail prices in USD

Page 2

Zodiac - sterling silver \$13.



79141



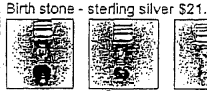
Aquarius



79143



79:44



Gamel



Amethyst 79165 Am



Aguamarine 79156人口



Cuarz 79155 Bk



79145



79146



79147



LEO 79148



Chrysopress 79165 Ch



Pearl 79155 P



Camed 79156 K



£.upusi Peridot 75156 Pa



Virgo 79149



79150





Sagittarius 79152



Coral 79165 Ko



Turmeline 79155 Tu



redmA 79165 R



December Lapis 79165 L

Beads with gem - sterling silver



79120 Cz \$25.



79120 pCz \$26.



79127 Gr \$25,



79127 Pa \$26.



\$25.

79172 pCz

\$30.



\$26.



791E2 Cz \$32;



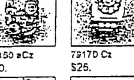
\$30.

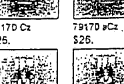


\$30.



\$30.







79195 eCz \$26.



79208 IC2 \$30.





79185 Cz \$25.

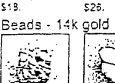


75217 Ms \$25.





79132 P







\$120.

\$50.





75121

S125.

75199

\$40.



\$100.





\$124.

\$109.

www.pandora-jewelry.com

· MYUUNT WENUS

o 1 cm

Scandinavian Design



Suggested retail prices in USD

Page 3.

Beads - sterling silver with 14k gold







\$50.



\$57.



\$34.



54B.



\$55.

\$23.



79139 \$51.



\$96.





\$35.



diamonds \$94.



\$45.



\$37.



79200 \$36.



\$27.



\$57.

Clips



\$15. each



diamonds 594,

\$16, each



\$16. each



with 14k pold \$47. each

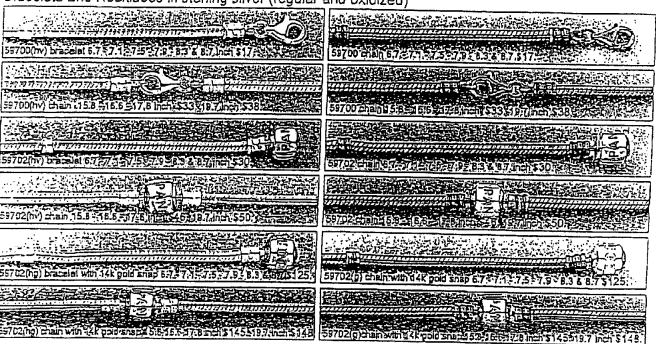


with 14k pold \$28. each



14k pold \$115. each

Bracelets and Necklaces in sterling silver (regular and oxidized)



Case 7:04-cv-06017-KMK Document 15-6 Filed 01/14/2005 Page 40 of 47

PANJORA USEADS

CLOSED

DUANE MORRIS LLP
Walter J. Greenhalgh, Esq. (WG-9614)
Jerry A. Cuomo, Esq. (JC-4253)
744 Broad Street, Suite 1200
Newark, New Jersey 07102-3889
(973) 424-2000
Attorneys for Plaintiffs

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

PANDORA JEWELRY, LLC and PANDORA SMYKKER USA APS,

Plaintiffs,

-against-

JASON ADAMS, individually, JASON ADAMS conducting business as CHAMILIA BEADED CHARMS, and DOES 1-20,

Defendants.

RECEIVE

THE PARTY

AT 8:30 WILLIAM T. WALLSHI, CLERK

Civil Action No. 03-5220 (JLL)

STIPULATION AND ORDER OF SETTLEMENT AND DISMISSAL AS TO JASON ADAMS

The parties, Pandora Jewelry, LLC and Pandora Smykker USA APS, on the one hand, and Jason Adams, individually, on the other hand, having agreed upon a basis for resolving and settling the issues before this Court, it is:

ORDERED, ADJUDGED AND DECREED:

- This Court has jurisdiction over the subject matter of this action and over the parties hereto who have consented to entry of this judgment.
- 2. Plaintiff, Pandora Jewelry, LLC ("Pandora"), is the owner of United States

 Copyright Registration Number VA 1-208-549 issued on September 4, 2003 entitled "Pandora

 Beads" consisting of designs for silver and 14-karat gold jewelry heads, spacers, clips, bracelets

and necklaces ("PANDORA Jewelry"). Copies of the registration certificate and the underlying PANDORA Jewelry designs are annexed hereto as Exhibit 1.

- 3. Plaintiffs have alleged that the Defendant Adams, has violated certain of its rights by promoting, offering for sale and distributing within this judicial district, jewelry products which copy plaintiffs' copyrighted PANDORA Jewelry designs ("CHAMILIA Jewelry"). This Court granted plaintiffs' application for a temporary restraining order brought on by order to show cause on November 7, 2003 and enjoined the defendants, and any other person acting in concert or participation with them, from, inter alia, copying plaintiffs' copyrighted PANDORA Jewelry designs and promoting, selling or distributing the CHAMILIA Jewelry. A copy of the November 7, 2003 temporary restraining order is attached hereto as Exhibit 2.
- 4. On November 21, 2003, upon Defendant Adams' voluntary consent, this Court granted plaintiffs a Preliminary Injunction against Defendant Adams.
- 5. Without admitting any liability, the Defendant Adams hereby consents to a permanent injunction, as provided in 17 U.S.C. § 502, in the form set forth in paragraph 8 below.
- 6. Plaintiffs will not seek any additional sanctions against Defendant Adams except as outlined below, unless Defendant Adams violates the terms of the permanent injunction.
- 7. Plaintiffs hereby dismiss their claims against Defendant Adams with prejudice except as to any future contempt actions.
- 8. From the day of entry of this Stipulation and Order of Settlement, Defendant Adams, his agents, servants, employees, attorneys and any person acting in concert with Defendant Adams are hereby permanently restrained from copying, manufacturing, promoting, selling and distributing any of plaintiffs' copyrighted PANDORA Jewelry designs as set forth in

- U.S. Copyright Registration Number VA 1-208-549 and as depicted in Exhibit 1 hereto and from:
- (a) directly or indirectly infringing plaintiffs' copyrighted PANDORA Jewelry designs or continuing to market, offer, sell, dispose of, license, lease, transfer, display, advertise, reproduce, develop or manufacture any works derived or copied from the PANDORA Jewelry designs or to participate or assist in any such activity;
- (b) continuing to market, offer, sell, dispose of, license, transfer, exploit, advertise, reproduce, develop or manufacture any products that bear, contain or incorporate any unauthorized copy or reproduction of the copyrighted PANDORA Jewelry designs or any design substantially similar thereto or derived therefrom;
- (c) using any counterfeit, copy, simulation, confusingly similar variation, or colorable imitation of plaintiffs' Pandora trade dress in any manner or form, on or in connection with any business, products or services, or in the marketing, advertising and promotion of same;
- (d) imitating, copying or making any unauthorized use of the Pandora trade dress or any copy, simulation, variation or imitation thereof;
- (e) making or displaying any statement or representation that is likely to lead the public or the trade to believe that defendants' goods are in any manner associated or affiliated with or approved, endorsed, licensed, sponsored, authorized or franchised by or are otherwise connected with plaintiffs;
- (f) using or authorizing any third party to use in connection with the rendering, offering, advertising, or promotion of any goods, any false description, false representation, or false designation of origin, or any marks, names, words, symbols, devices or trade dress which falsely associate such goods or services with plaintiffs or tend to do so;

- (g) engaging in any other activity constituting an infringement of plaintiffs' Pandora trade dress, or of plaintiffs' rights therein; and
- (h) aiding, assisting or abetting any other party in doing any act prohibited by sub-paragraphs (a) through (g).
- and Order of Settlement by Defendant Adams, Defendant Adams consents to the jurisdiction of this Court to hear any allegation that the permanent injunction has been violated. If such violation is found, plaintiffs shall be entitled to all costs and expenses including attorneys' fees arising out of said default or breach, paid or incurred by plaintiffs in enforcing and in obtaining Defendant Adams' full performance of this Stipulation and Order of Settlement in addition to any fines, damages or injunctive relief awarded by this Court. If violation of this Stipulation and Order of Settlement is not found, plaintiffs shall pay to Defendant Adams all costs and expenses including attorneys' fees arising out of Defendant Adams' offorts in defending such action.
- 11. This Stipulation and Order of Settlement is in full settlement of all claims and defenses by and between the parties hereto with respect to each and every Count of the Complaint and shall constitute a final adjudication on the merits as to all damages claimed by plaintiffs and defenses which could have been raised by Defendant Adams hereto relating to the subject matter of plaintiffs' complaint. However, nothing in this Stipulation and Order of Settlement waives plaintiffs' rights under both federal law and the statutory and common law of the State of New Jersey including but not limited to inter alia, an exparte seizure and/or impoundment order, monetary sanctions and costs, lost profits, treble damages, and punitive damages, should an action or motion be warranted by Defendant Adams' future conduct with respect to any acts prohibited by the terms of this Stipulation and Order of Settlement.

The Clerk of the Court is hereby directed to release any undertaking which may 12. have been posted by the plaintiffs pursuant to the November 7, 2003 temporary restraining order issued by this Court.

Dated: Newark, New Jersey January 26, 2004

The parties and their respective attorneys, hereby consent to the entry of the foregoing Order.

Dated: Columbia, Maryland January 22, 2004

Michael Lund Petersen, for Pandora Jewelry, LLC and Pandora Smykker USA Aps

Dated: Newark, New Jersey January 23, 2004

Walter J. Greenhalgh, Esq. (WG-9614) Jerry A. Cuomo, Esq. (JC-4253) 744 Broad Street, Suite 1200 Newark, New Jersey 07102-3889 (973) 424-2000

Attorneys for Plaintiffs Pandora Jewelry, LLC and Pandora Smykker USA Aps Dated: Montville, New Jersey January 22, 2004

Dated: Morristown, New Jersey

January على , 2004

By: Jason Adams

By: LAW OFFICE OF JOSEPH A. MOLINARO, ESQ.

Joseph A. Molinaro 67 Park Place Morristown, NJ 07960 (973) 292-7533

Attorney for Jason Adams, individually

NY/240401,1